		Application No.	Applicant(s)
	Notice of Non-Compliant		LIOUTE DEPPA
G	一个一个时间,可以可能可能可能的一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个	10/822,481 Examiner	HOLTE, DEBRA L.
	Amendment (37 CFR 1.121)		
_8	- The MAILING DATE of this communication	Son T. Nguyen	3643
37	e amendment document filed on 455 is consid CFR 1.121. In order for the amendment docume IE FOLLOWING MARKED (X) ITEM(S) CAUSE 1	ered non-compliant because int to be compliant, correction	t has failed to meet the requirements of of the following item(s) is required.
· · · · · · · · · · · · · · · · · · ·	 1. Amendments to the specification: A. Amended paragraph(s) do not inc B. New paragraph(s) should not be u C. Other 	lude markings. underlined.	
	2. Abstract:A. Not presented on a separate sheetB. Other	et. 37 CFR 1.72.	
-	 3. Amendments to the drawings: A. The drawings are not properly ide "Annotated Sheet" as required by B. The practice of submitting proposes showing amended figures, without 	37 CFR 1.121(d). ed drawing correction has bee	en eliminated. Replacement drawings
	 4. Amendments to the claims: A. A complete listing of all of the claim B. The listing of claims does not included. C. Each claim has not been provided of each claim cannot be identified number by using one of the follow. 	ude the text of all pending clain I with the proper status identification. Note: the status of every claim.	ier, and as such, the individual status aim must be indicated after its claim
:	 □ D. The claims of this amendment pay □ E. Other: the amended claims, mainled deleted by using underline and/or bracket. Submatter which is to be deleted should be bracket. 	ot entered), (Withdrawn) and oper have not been presented in 16,17,22-25, do not indicate in indicate	(Withdrawn-currently amended). n ascending numerical order. what has/have been amended or ed should be underlined and subject
	 □ D. The claims of this amendment pay □ E. Other: the amended claims, mainled deleted by using underline and/or bracket. Sub 	ot entered), (Withdrawn) and oper have not been presented in the second of the second	(Withdrawn-currently amended). n ascending numerical order. what has/have been amended or ed should be underlined and subject
http	☐ D. The claims of this amendment par ☑ E. Other: the amended claims, mainly deleted by using underline and/or bracket. Sub- matter which is to be deleted should be bracket refurther explanation of the amendment format recommendation.	ot entered), (Withdrawn) and oper have not been presented in the second of the second	(Withdrawn-currently amended). n ascending numerical order. what has/have been amended or ed should be underlined and subject
http TIN	D. The claims of this amendment page E. Other: the amended claims, mainled deleted by using underline and/or bracket. Submatter which is to be deleted should be bracket further explanation of the amendment format reco://www.uspto.gov/web/offices/pac/dapp/opla/pre-	ot entered), (Withdrawn) and oper have not been presented in the per have not been per have not been presented in the per have not been presented in the per have not been	(Withdrawn-currently amended). In ascending numerical order. In what has/have been amended or ead should be underlined and subject. MPEP § 714 and the USPTO website at after-final amendment or an amendment inal amendment with corrections, the
http TIN	D. The claims of this amendment par E. Other: the amended claims, mainly deleted by using underline and/or bracket. Substitute which is to be deleted should be bracket further explanation of the amendment format recor//www.uspto.gov/web/offices/pac/dapp/opla/predictions. ME PERIODS FOR FILING A REPLY TO THIS Not Applicant is given no new time period if the not filed after allowance. If applicant wishes to resu	ot entered), (Withdrawn) and oper have not been presented in 16,17,22-25, do not indicate in 16,17,22-25, do not in 16,17,22-25, do not in 16,17,22-25, do not in 16,17,22-25, do not in 16,17	(Withdrawn-currently amended). In ascending numerical order. In ascending numerical order. In what has/have been amended or ead should be underlined and subject. MPEP § 714 and the USPTO website at after-final amendment or an amendment inal amendment with corrections, the forth in the final Office action. In a mail date of this notice to supply the FR 1.121, if the non-compliant endment (including a submission for a la amendment filed within a suspension.
htty TIA 1.	D. The claims of this amendment par E. Other: the amended claims, mainly deleted by using underline and/or bracket. Substitute matter which is to be deleted should be bracket further explanation of the amendment format record/www.uspto.gov/web/offices/pac/dapp/opla/predictions. ME PERIODS FOR FILING A REPLY TO THIS Not Applicant is given no new time period if the not filed after allowance. If applicant wishes to resurentire corrected amendment must be resubmited after a silven one month, or thirty (30) days corrected section of the non-compliant amendment amendment is one of the following: a preliminary request for continued examination (RCE) under	ot entered), (Withdrawn) and oper have not been presented in the per have not been presented in the period of the period	(Withdrawn-currently amended). In ascending numerical order. In ascending numerical order. In what has/have been amended or ead should be underlined and subject. MPEP § 714 and the USPTO website at after-final amendment or an amendment inal amendment with corrections, the forth in the final Office action. It is mail date of this notice to supply the FR 1.121, if the non-compliant endment (including a submission for a all amendment filed within a suspension a Quayle action.
http TIA 1.	D. The claims of this amendment particle E. Other: the amended claims, mainly deleted by using underline and/or bracket. Substantial matter which is to be deleted should be bracket further explanation of the amendment format recor//www.uspto.gov/web/offices/pac/dapp/opla/pred/ ME PERIODS FOR FILING A REPLY TO THIS Not applicant is given no new time period if the not filed after allowance. If applicant wishes to resurentire corrected amendment must be resubmically applicant is given one month, or thirty (30) days corrected section of the non-compliant amendment amendment is one of the following: a preliminary request for continued examination (RCE) under period under 37 CFR 1.103(a) or (c), and an amendment or an amendment filed in response to a Quayle action; or Non-entry of the amendment if the non-corrected in response to a Quayle action; or Non-entry of the amendment if the non-corrected in response to a Quayle action; or Non-entry of the amendment if the non-corrected in response to a Quayle action; or Non-entry of the amendment if the non-corrected in response to a Quayle action; or Non-entry of the amendment if the non-corrected in response to a Quayle action; or Non-entry of the amendment if the non-corrected in the non-c	ot entered), (Withdrawn) and oper have not been presented in the per have not been presented in the period of the period	(Withdrawn-currently amended). In ascending numerical order. In what has/have been amended or ead should be underlined and subject. MPEP § 714 and the USPTO website at after-final amendment or an amendment inal amendment with corrections, the forth in the final Office action. In mail date of this notice to supply the FR 1.121, if the non-compliant endment (including a submission for a la amendment filed within a suspension a Quayle action. In mail amendment is a non-final confinal amendment or an amendment.
http TIA 1.	D. The claims of this amendment particle. Sub E. Other: the amended claims, mainly deleted by using underline and/or bracket. Sub matter which is to be deleted should be bracket further explanation of the amendment format reco://www.uspto.gov/web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pred//web/offices/pac/dapp/opla/pre	ot entered), (Withdrawn) and oper have not been presented in the per have not been presented in the period of the period	(Withdrawn-currently amended). In ascending numerical order. In what has/have been amended or ead should be underlined and subject. MPEP § 714 and the USPTO website at after-final amendment or an amendment inal amendment with corrections, the forth in the final Office action. In mail date of this notice to supply the FR 1.121, if the non-compliant endment (including a submission for a la amendment filed within a suspension a Quayle action. In mail amendment is a non-final confinal amendment or an amendment.





APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/822,481	04/12/2004	Debra L. Holte	HOLTEI	3032	
	7590 08/17/2005	GIFE	EXAM	EXAMINER	
	olte		NGUYEN, SON T		
861 South St	eele Street	AUG 2 9 2005	ART UNIT	PAPER NUMBER	
Denver, CO	80209	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	3643	v	
	ř. . .	TRADEMARK.	DATE MAILED: 08/17/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.



CERTIFICATE OF MAILING BY EXPRESS MAIL

"Express Mail" Mailing

Label No: EB 846945304 US US

Date of Deposit: August 29, 2005

I hereby certify that this paper is being deposited with the United State Postal Service as "Express Mail Post Office to Addressee" service under 36 C.F.R. 1.10 on the date indicated above in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Debra L. Holte

Signature of person making deposit